

## PRINTERS' CASE FULLY ARGUED

More Affidavits and Able Speeches  
By Council for Contending Parties.

### COURT TAKES THE PAPERS

Mr. Wendenburg Gives Interesting Testimony Concerning Methods of Wyldes.

Judge Grinnan took his seat in the Chancery Court room at noon yesterday, and the hearing of the motion to dissolve the injunction sued out by Everett Wadley Company and other members of the Richmond Typothetae against Typographical Union, No. 90, and all the printers, was resumed. Mr. Wadley made opening remarks for the complainants until 2 o'clock, the hour for recess, and then court rose until 5 o'clock, when Mr. L. O. Wendenburg made reply. Mr. Wendenburg spoke about an hour and three-quarters, when Judge Grinnan took the papers.

It is not likely that his decision will be rendered for three or four days. As on the day before, the court-room was well filled with the interested printers, many members of the Typothetae, and a number of other spectators.

Before proceeding with his argument, Mr. Wadley read some more affidavits. He first read the affidavit signed by F. J. Mitchell, one of the defendants, in which he stated that he was struck in the face by Mr. Duke, one of the plaintiffs, while he was talking to him. Then an affidavit from Mr. Duke was read, in which he said he did strike Mitchell during a conversation, because he understood him to use insulting language toward him. Afterward he had an understanding with Mitchell, and an apology followed.

Another was read from Norfolk, showing that a firm in that city had agreed to do some work for Everett Wadley Company, of this city, but that they were prevented from doing so through the efforts of the Richmond Union.

This brought Mr. Wendenburg into the affidavit reading business again, and he first offered one signed by Simon Solomon, affirming that he was present at the time F. J. Mitchell and H. C. Rankin had an interview at Murphy's Hotel, in which Rankin signed an order for money due him from Everett Wadley. Other affidavits were read, showing that the strikers had not done anything outside from what was right. Among them one from E. W. Blakey, denying that he held more than a passing conversation with Robert Whitely, Jr., in reference to the payment of money to strike breakers in order to get them away from the city, and that he did not say that a certain man was the cheapest they had ever dealt with.

**A Starter.**  
Mr. Wendenburg read the following affidavit signed and sworn to yesterday morning by himself:

I, L. O. Wendenburg, do hereby certify that on October 25, 1933, about 10 A. M., just as I was leaving my office to go to the Henrico Circuit Court, I was met in the waiting room of my office by Mr. William Wyldes, who introduced himself to me, and said he saw from the newspapers that I intended having him arrested for getting the \$100 under false pretences, and he asked me what did I want him to do. I said I wanted him to return to those gentlemen that \$100 which he had gotten under a false pretence. He then asked would I promise not to prosecute him if he returned the \$100, and I told him I would make no such promise, but he would really see to it that he would get the \$100. I then determined whether his intent was to defraud, although "the law did not allow a thief to escape punishment upon his returning the stolen property as soon as he is discovered."

I then asked him, "How can you hold on to this money?" and he told me the jury came to any other conclusion than that your purpose was to defraud these people out of this money." He replied that he could not return the money because he had sent it away, and Mr. Wadley knew he had sent it away, and had promised to repay me. I then asked him he was required to return same; he further said that Mr. Wadley would furnish him with counsel and with bail. He then said, "Suppose I furnish you with evidence that will defeat the injunction."

## Overcoat Specials

...for the Lads.

The first of the week will be great days for Choice Overcoats for Boys and Young Men.

It is sufficient to say that these Overcoats carry all the good qualities and late style features that are a part of J. & L. Clothes.

Overcoats that have sold regularly all along up to \$8.00. They are marked to go at \$4.90. Children's Russian Overcoats, double-breasted, velvet collars, neat belts and emblem on sleeve. Ages 3, 4 and 5 years only. Prices to \$5.00, but we let them go at \$2.90.

Monday Only--Children's Buster Brown Ties, 9c in all colors, 25 and 35c kind, 9c

## Jacobs & Levy,

705 East Broad Street.

suit, will you promise not to prosecute me?" I told him I would make no promise not to prosecute him. It mattered not what he did, and I then asked him, "Do you mean to tell me you have evidence that will defeat this injunction?" And he replied, "I not only can defeat this injunction, but I have a letter in my pocket, written by Mr. Wadley while I was in Canada, which will convict him of violating the laws against importing foreign labor, and I will give you also if you will promise not to prosecute me, and I will also promise to leave town." "Young man, have you been sent here by any one to make these propositions to me?" And he replied, "No, I have not." I then said, "Let me assure you of one thing. It is the purpose of the union to do nothing that can be construed as a violation of the injunction order." Then I informed him I was being waited for at court and had to leave him. When we went down the elevator I got a Western Union messenger boy (known as No. 1) to follow him, as I suspected the honesty of the object of his visit, and as soon as I got in the car he went to Mr. Wadley's office, as was reported to me by said messenger.

### Mr. Meredith's Speech.

All the affidavits now being in, Mr. Meredith proceeded with his argument. He called in the beginning that the defendants themselves had won his case for him. Their own affidavits admitted not only indiscretions, but violations of law. He then reviewed the famous circular, the demand for the eight-hour day and the notice of six hours; the refusal of the employers to say what they proposed to do in January, and the strike that followed. The men having stopped work, as they had a right to do, employer and employee became strangers, and had done his way, and the former employees had no right in any manner to interfere with the business of their former employer. He was sarcastic about referring to Mr. Lamb's remarks about the "persuasive" methods used by the strikers, and said their methods were by their own confessions intimidation and bantering, hanging around the business of their own business in their own way. Said Mr. Meredith:

"When this is done, it is an illegal act, and the law steps in to stop it. No one can entice a man away from his work, through an inducement, without doing an illegal thing. 'The defendants have done everything in intimidation, threats, picketing, bribery and persuasion to entice away the men to the injury of the employer. This is the case, and is nothing but conspiracy and an effort to injure the business of the plaintiffs.'"

Along the line thus indicated, Mr. Meredith made his argument and quoted from many law books and court decisions, piles of which were before him, to sustain his contention.

### Wyldes' Illegal Contract.

The speaker reviewed at length the case of Wyldes, to show that bribery as well as intimidation had been a weapon used by the strikers.

In reviewing the affidavits of the de-

fendants, and that of Mr. Wendenburg, Mr. Meredith remarked that he had nothing to say about the detective work of his friend, in finding out where Wyldes went after leaving his office, but he did object to the statement of the point of law, and he challenged Mr. Wendenburg to sue Wyldes.

"If you win your suit for the five," he said, "I will pledge myself to pay the money. You cannot recover on an illegal contract."

He pointed out that the union did not want Wyldes, because of his standing, but wanted him to break up the business of Williams. This was no conspiracy on the part of Wyldes, but on the part of the union, as the inducement was held out by them and not by him.

Mr. Meredith spoke at length on the laws and decisions, concerning intimidation and coercion, and again claimed that his case was proven by the affidavits of the defendants themselves, and in conclusion asked that the injunction be made permanent.

### Mr. Wendenburg Speaks.

Court recessed until 5 o'clock. It was a quarter past five when Mr. Wendenburg took the floor to reply to Mr. Meredith, and he finished his argument at 7.

He spoke pretty much along the same lines as Mr. Lamb on yesterday that brought out many new points. His main contention was that the strikers had done nothing that was illegal. They were contending for their rights in a perfectly proper and legal manner, and no man can be enjoined from doing that. He reviewed the testimony furnished by the affidavits and quoted from the law books and cited many authorities as to what constitutes intimidation, coercion and bribery, and argued that his clients had been guilty of neither. In conclusion, he appealed for the dissolution of the injunction.

Judge Grinnan took the papers, but did not give any intimation as to when a decision may be looked for. It is probable that the decision will not be handed down until the middle or latter part of the week.

### SUPERIOR COURT.

Five Thousand Verdict for Injuries By a Piece of Coal.  
(Special to The Times-Dispatch.)

GREENSBORO, N. C., November 4.—Superior Court, which has been in session here two weeks trying civil cases, adjourned to-night after having tried many damage suits for injuries of varied characters. The last case tried to-day was Fitzgerald against the Southern Railroad. At Winston last year he was struck by a piece of coal an employee threw from the tender, sustaining serious and permanent injuries on the head.

The jury to-night gave plaintiff \$5,000. The highest damage verdict before had not exceeded \$500, and this is the only one rendered against a railroad company during the term.

## STRONG APPEAL TO DEMOCRATS

Chairman Doherty Issues Address to Party Men to Do Their Duty.

### OBNOXIOUS TO WHITE PEOPLE

Such Would Be the Laws Made By Republicans, Says the Chairman.

Chairman Doherty, of the City Central Committee, has issued a strong address to the voters of Richmond. Though there is no contest here, Chairman Doherty is exceedingly anxious for the Democrats of Richmond to pile up as big vote as possible.

The address of Mr. Doherty is as follows:

TO THE DEMOCRATIC VOTERS OF RICHMOND.

The seventh of November will be election day, and the Democracy will again be confronted by its old-time enemy—the Republican party.

Richmond has ever set the pace for the rest of the State in giving a big majority for the Democratic ticket, and the rest of the State will again look to Richmond with confidence in her continued enthusiastic adherence to Democratic principles. The past record of the Democratic party in Virginia has been such as to justify its continuance in power. Democracy in Virginia has maintained the peace, and has governed with tender care her elementary institutions, and with an ever watchful eye has labored incessantly for the welfare of its people and the prosperity of the State.

The success of the Democratic party in Virginia means a continuance of the administration of the affairs of government upon the lines of economy, prudence and care, at the same time evidencing that spirit of progress and advancement in keeping with a live commonwealth.

Richmond has been the Gibraltar of Democracy, and now, while Republicanism is sneakingly knocking at the door claiming support because of some professed reformations, or alleged purification within its ranks, let not the sturdy Democracy be deceived by such a specious house of cards. The success of the Republican party in Virginia would simply mean the overturning of the existing order of things, and the promulgation of the laws and edicts terribly obnoxious to the white people of the Commonwealth. Virginians are not prepared for such a change, and therefore full effort should be made to keep the Democratic column strong and united against the Republican party.

Those who voted in the Democratic primary pledged themselves to support the requirements of that pledge every Democratic voter in the primary should cast his vote in the general election for the primary nominees. There is some opposition to the local Democratic ticket in this city, and the Democratic voters should remember that the future of the city is at stake. One ring of the bell means election day (next Tuesday) that the party nominees and not the independents or the reformers are to be elected, and the support of every loyal Democrat.

Our enemy is anticipating broads upon the Democratic ticket in the coming election, hoping to rule now in the immediate, but in the distant future. Let us now meet these anticipations with an overwhelming majority, and make their future contemplations to rule Virginia vanish into thin air, and become "the barefaced fabric of a vision."

Respectfully submitted,  
JAMES B. DOHERTY, Chairman.

### FIVE COURTS.

Interesting Business Before All the Judges This Week.

The City Hall will be a busy place to-morrow. The courts from cellar to garret will be in full blast, and it is likely that the court rooms and the corridors will be crowded with witnesses, jurors, lawyers and spectators, largely with spectators, for somehow all men love to go to court.

The November term of the Hustings Court will begin at 11 o'clock. No cases have been set for to-morrow, and the only business transacted will be the empaneling of the grand jury. That body will find a considerable amount of work before them, as many law-breakers have been sent on for indictment.

There will be no session of the court Tuesday, election day, and for this reason the petit jury will not be put on duty until Wednesday.

The regular fall term of the Circuit Court, Judge Carter R. Scott sitting, will begin at 11 o'clock to-morrow and will start to business with both grand and petit juries on duty. There are several criminal cases on the docket and about seventy-five civil cases. The docket will

be called to-morrow, and dates fixed for the trial of cases.

In the Law and Equity Court the case of M. C. Robertson, administrator of the estate of B. M. Luck, deceased, against the Richmond Traction Company, the Richmond Passenger and Power Company and the Virginia Passenger and Power Company was called. The trial will probably take up two days of the court's time. This is a suit for damages in the sum of \$10,000. On the 26th of September, 1933, Mr. B. M. Luck was run into by an eastbound street car on Broad Street, near 7th and received injuries from which he died on the 17th of October. Hence the suit. Thirty-nine witnesses have been summoned.

The Chancery Court, Judge Grinnan presiding, will be in session to-morrow as usual, and possibly a decision may be handed down in the strike injunction case.

And, of course, Justice Crutchfield will have his usual Monday morning docket to dispose of.

### SKATING RINK AGAIN

Admiable Floor Has Been Provided at Amphitheatre.

Promptly at 8 o'clock to-morrow night the big skating rink at the Amphitheatre will open for the winter season with Corrado Italian Band to play the opening march. This band will give concerts in the rink every afternoon and evening during the week and will also give a free sacred concert this afternoon from 3 to 5:30.

The new floor, with its perfected curves at each end, is pronounced by experts to be one of the smoothest skating surfaces in the country, as well as the largest. The 450 pairs of all-steel ball-bearing skates are every one in perfect condition and will be kept so during the entire time the rink is open to the public.

The management of the rink will be under the charge of Manager J. T. Eubank, who has earned a reputation for the excellent manner with which he has handled the large crowds in the building last season. The floor management will be under the charge of Professor R. J. Aginton, one of the most expert and courteous skating instructors in this country. In addition to maintaining the best decorum on the floor at all times, Professor Aginton will teach ladies and children how to skate and give exhibitions of both plain and fancy skating.

The band comes here direct after a most successful season in Dramaland Park, Conny Island, where it played to hundreds of thousands of delighted hearers. The concerts both during the week and the Sunday afternoon sacred concerts will be rare treats to music-lovers as well as the many thousands of regular patrons of the big rink.

The following hours will be observed by the management: Morning sessions from 10 to 12, especially for ladies and children; afternoon sessions, from 4 to 6, with hand concerts and skating exhibitions; night sessions, from 8 to 11, when the moving pictures, skating exhibitions, hand concerts, races and other features will be introduced every night.

Skaters on the floor will be notified by the signals of the bell when to turn and skate the other way or when to clear the floor for exhibitions, races and other contests. One ring of the bell means skate to the right. Two rings, skate to the left. Three rings means clear the floor. Every evening the floor will be cleared from 9:30 to 9:45 for the exhibitions.

Admission will be free in the morning and afternoon sessions. At night the admission will be only five cents.

### MISTAKEN IDENTITY.

Mr. A. M. Smith Clears His Dead Brother of an Asperion.

Reports that Charles G. Smith, who was killed in the depot at Raleigh during a pistol encounter between Lilliston and Clark, was a pickpocket, has been fully and completely disproved by Mr. A. M. Smith, of Petersburg, the brother of the dead man.

Mr. A. M. Smith has secured the affidavits of citizens and officials of Raleigh, that entirely clear his brother's memory of such an asperion. Persons who were with Mr. C. G. Smith all day at the North Carolina State Fair make affidavit that it is impossible that he could have been a pickpocket. One affidavit is from the chief of police of Raleigh, which asserts in positive terms that the man Smith arrested as a pickpocket, and C. G. Smith, the victim of a stray bullet, were not the same person at all.

Mr. A. M. Smith started out to clear his brother's name of the unfortunate mistake in identity between him and a pickpocket, also named Smith, and he has done so with such uncontrovertible evidence as must be gratifying to him and all of the friends of the unfortunate young man, who lost his life so tragically.

### MCUE'S INSURANCE.

Four-Year-Old Child is Nearly Killed With Laudanum.  
(Special to The Times-Dispatch.)

DANVILLE, VA., Nov. 4.—The records from the Corporation Court of Charlottesville in the suit of \$15,000 of the children of the late J. Samuel McCue, ex-mayor of Charlottesville, who was hanged for wife murder, against the Northwestern Mutual Life Insurance Company, have been forwarded to the clerk's office of the United States Court here. The case will be placed on docket here. The next term of the Federal Court, which convenes here November 15th, and will be forwarded to Lynchburg for trial at the United States Court there at the March term.

The suit is the outgrowth of the refusal on the part of Northwestern to pay a policy of \$15,000 on the life of the wife murderer. The plaintiffs in the case are Samuel O. J. Williams, Harry M. and Ruby G. McCue, and they sue by their uncle, Marshall Dinwiddie.

Marshall Dinwiddie is a four-year-old child of Mr. and Mrs. W. E. Waller, is in a serious condition as the result of drinking a spoonful of laudanum administered by the colored nurse, who mistook the poison for Castoria. The child will probably recover.

### MILLS—MENZEL.

Daughter of Rev. Dr. Paul L. Menzel Becomes a Bride.

On last Tuesday, October 31st, at 10:30 A. M., Miss Marion Doris Menzel, daughter of the Rev. Paul L. Menzel, D. D., was married to Mr. Louis H. Miller, of this city. The ceremony was performed by the father of the lovely bride, in the parlor of the Federal Hotel, in the doctor's parlor, which were beautifully decorated with palms, komos, flowers, etc.

After a short informal reception the young couple took the 12:05 P. M. Northern train for an extended honeymoon trip, and will be glad to see their many friends in their new home, No. 3013 East Marshall Street.

### STOLE WEDDING HAM.

Bridegroom Pursued Recreant Son of Ham and Saved Feast.  
(Special to The Times-Dispatch.)

ATLANTIC CITY, N. J., November 4.—While local colored society was attending the wedding of two of its younger leaders, Warlick Walker, colored, stole the whole boiled ham intended for the wedding feast. The bridegroom's son, his father and Walker were nearly lynched by the guests before he could be rescued and locked up by the police.

## Browne & Constine

FOR WEDDING GIFTS—THE LARGEST VARIETY, THE NEWEST CREATIONS, POPULAR PRICES. MORE FOR YOUR MONEY HERE THAN ELSEWHERE.

Bric-a-Brac, Cut Glass, Steins, Fancy Plates, Bowls, Ice-Cream Sets, Plated and Solid Silverware, Chafing Dishes, Five o'Clock Teas, Dinner Sets, Toilet Sets. In fact, everything the bride could wish for. We need room for Holiday Goods. Small quantities at less than cost. Many items not mentioned here to be closed out.

8-quart Granite Kettles, worth 48c, for	25c	Water Tumblers (limited quantity), each	1c
8-quart Handled Sauce Pans, worth 19c, for	10c	One lot Decorated Plated Ware, worth \$1.50 to \$1.75 dozen; choice, each	5c
Blue and White Enamelled Spoons, worth 15c, for each	5c	Large size Decorated Covered Dishes, each	39c
Large White Enamelled Water Pails, the 8c size	54c	Tattoo Alarm Clock, \$1.75 ones. Monday, only \$1.09. One to a customer.	

## Browne & Constine

205 E. Broad Street

The People's Store For Prices

### GEO. W. ANDERSON & SONS.

## Carpets, Rugs, Lace Curtains and Portieres

Our stock is complete, and you will find every novelty at the right price. Prompt service, and workmanship the best.

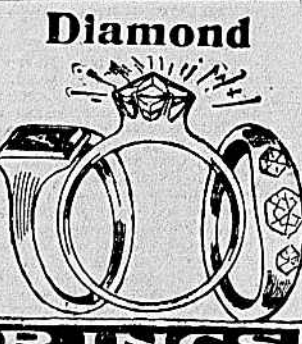
### Anderson's Carpet House,

215 East Broad Street.

## ..Read This..

It will pay you to exchange for money Vulcanite Roofing, and you get the best of the bargain at that. Remember the bad weather we had last winter. Now is the time to look to your roof. Vulcanite is undoubtedly the best roof on the market. Low in price. High in quality. We stand back of every roll.

## Watkins-Cottrell Co., RICHMOND.



Why not invest your spare money in a Diamond? It will pay better than a savings bank, as they are advancing from 35 to 20 per cent. every year. We have a large stock of Diamond Goods—everything new and up-to-date. Call and see them.

We will make terms to suit you.

## J.S. JAMES, Jeweler and Optician, 7th and Main Sts.

## QUICK LOANS

On Furniture, Pianos, &c. without removal from your possession. Lowest Rates. No Publicity. The Weekly Payment on a Loan of—  
\$10.....\$1.00  
\$20.....\$2.00  
\$30.....\$3.00  
\$40.....\$4.00  
\$50.....\$5.00  
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\$70.....\$7.00  
\$80.....\$8.00  
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Other companies will pay off and more money advanced on easier terms. If you cannot call personally, write or telephone, and our confidential agent will call on you. Phone 4312.

## RICHMOND LOAN CO., 108 NORTH NINTH STREET, Second Floor Front.

## Electric Wiring of Every Description

## Capital Electric Company Whybrew, Treshon, Jennings Phone 4505 1301 E. Main Street

## THOS. A. REDDIN, FUNERAL DIRECTOR, Phone 682, 1434 E. Main St.

## Horse Show New York Nov. 13th to 18th

Old Dominion Steamship Company's twelfth annual personally conducted excursion to New York, account of the great Horse Show, will leave Richmond, via Old Dominion Night Line, Friday, November 10th, at 7 P. M., and via Chesapeake and Ohio Railway, Saturday, November 11th, at 4 P. M., or Norfolk and Western Railroad, 3 P. M., connecting with express steamer, Old Dominion Line, at Norfolk, arriving in New York, Sunday, 3 P. M. Round trip tickets, good for ten days, only \$12.50, including meals and stateroom berth on steamer. As New York will be crowded Horse Show week, apply early and secure good steamer and hotel reservations. Special hotel rates have been secured for the party. JOHN F. MAYER, Agent, 808 East Main Street.

## Diamonds! Diamonds!

We cater to every demand, whether large or small. We have on hand over TWO HUNDRED KARATS of LOOSE DIAMONDS, and from \$100 to \$800 per karat. Our prices are right. Come and see for yourself.

## D. Buchanan & Son Diamond Merchants, 111 E. Broad Street.

## FLOOR PAINTS, BEST READY-MIXED PAINTS, Waxene, Floor Wax, Brushes, &

## TANNER PAINT & OIL CO. 419 East Main Street

## An Appeal

To be Fair to Yourself to Learn by a Test what Liquozone Means to You. The First Bottle is Free.

To you who are sick and are waiting—this appeal is to you. An appeal to be fair with yourself.

Don't think that the help which you need is impossible. Please, for a moment, lay your doubts aside. Send us this coupon and see the good it may bring you. Let us buy you a bottle of Liquozone to try.

The test is free; and, if it succeeds, think what it means to you. And do you suppose we would make this offer if the results were not likely to be satisfactory?

Note what this product has done.

Two years ago, Liquozone was known to but few. Now more than 11,000,000 bottles have been used. Today there are countless cured ones—scattered over half the world—telling what they owe to Liquozone.

We ask you to do what they did. Let this product itself prove its power. Please try it at our expense.

### What Liquozone Is.

Liquozone is a tonic-germicide, the virtues of which are derived from gas alone. The formula is sent to each user.

The process of making requires large apparatus, and from 8 to 12 days' time. It is directed by chemists of the highest class. The object is to fix and combine the gases so as to carry their virtues into the system.

The gases employed are vitalizing, and the product which results is a tonic. The gases are germicidal, and the product they create is a harmless germicide. No alcohol, no opiate, no dangerous drugs are employed in it. Nothing whatever but helpful gases, and the water used to absorb them.

The invention of Liquozone meant finding a way to utilize gases in the treatment of germ diseases. And millions

Can you not see why this product may do what other remedies fail to accomplish?

### Germ Diseases.

In the past few years, scores of diseases have been traced to germ attacks. These include most of our minor ills, and most of our serious sicknesses.

A few years ago, all these diseases were attributed to other causes. The remedies made for them were based on theories which have since been abandoned. Is it any wonder that those old-time remedies so often prove ineffective?

Germ diseases call for Liquozone. In any such disease—no matter how difficult—we send to each user a guarantee, permitting two months' treatment at our financial risk. If the results are unsatisfactory, the patient's own druggist returns every penny paid. We do this so that none who need this help may have reason to go without it.

We have sent out many thousands of these guarantees, yet less than five in each thousand have been returned for redemption. Can you not see that a remedy so wonderfully effective in general is likely to be effective with you?

### Where It Applies.

These are the diseases in which Liquozone has been most widely employed. In these diseases, more than any others, it has earned its wide reputation. Not all of these are known germ diseases. Authorities differ on some of them. But, according to our experience, these are the diseases to which Liquozone best applies.

In each of these diseases we supply the first bottle free. And in all—no matter how difficult—we offer each user a two months' further test without the risk of a penny.

As there is no danger in using Liquozone, it is safe to use it in all cases. It is safe to use it in all cases. It is safe to use it in all cases.

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